UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

)	
IN RE: NEW ENGLAND)	
COMPOUNDING PHARMACY, INC.)	
PRODUCTS LIABILITY LITIGATION)	
v.)	MDL No: 1:13-md-2419-RWZ
)	
This Document Relates to:)	
)	
Stansbery v. New England Compounding)	
Pharmacy, Inc., et al.)	
No: 1:14-cv-12323-RWZ)	
)	

STIPULATION OF DISMISSAL

Pursuant to Fed.R.Civ.P. 41(a)(1(A)(i), the remaining parties to this action hereby stipulate to the dismissal of this action and all claims with prejudice but without costs.

Respectfully Submitted

The Plaintiffs	The Defendants
BARBARA STANSBERY	BKC PAIN SPECIALISTS
And PAUL STANSBERY	and ADIL KATABAY, M.D.
By their attorneys	By their attorneys
/s/ Ryan M. Osterholm (taw)	/s/ Tory A. Weigand
Ryan M. Osterholm (MN #0390152)	Tory A. Weigand, BBO #548553
Pritzker Olsen, P.A.	Anthony E. Abeln, BBO #669207
2950 Plaza Seven	Morrison Mahoney LLP
45 S. Seventh Street	250 Summer Street
Minneapolis, MN 55402	Boston, MA 02210-1181
(612)338-0202	(617) 439-7500
ryan@pritzkerlaw.com	tweigand@morrisonmahoney.com
-	aabeln@morrisonmahoney.com

Respectfully Submitted

Certificate of Service

I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on **December 22, 2015**

/s/ Tory A. Weigand		